

HONORABLE JAMES L. ROBART  
NOTING DATE: DECEMBER 6, 2022

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

STEPHEN J. TUTTLE, et al,

Plaintiffs,

v.

AUDIOPHILE MUSIC DIRECT INC. d/b/a  
MUSIC DIRECT, MOBILE FIDELITY,  
MOBILE FIDELITY SOUND LAB and/or  
MOFI,

Defendants.

No. 22-cv-01081-JLR

**STIPULATION AND [PROPOSED]  
ORDER TO EXTEND DEADLINES  
RELATING TO JOINT STATUS  
REPORT AND DEFENDANT'S TIME TO  
RESPOND TO COMPLAINT**

**STIPULATION**

The parties to the above-captioned matter (“Parties”), by and through their respective counsel, hereby agree and stipulate as follows:

**WHEREAS**, on August 2, 2022, Plaintiffs filed this action in this Court;

**WHEREAS**, on October 7, 2022, the Court entered an Order setting forth certain deadlines relating to Initial Disclosures, Joint Status Report, and Early Settlement (“Scheduling Order”).

Dkt. #6;

**WHEREAS**, on November 7, 2022, pursuant to a stipulation of the Parties filed on that same day, the Court entered an Order extending, inter alia, (i) the deadline for Parties to submit

STIPULATION AND [PROPOSED] ORDER TO  
EXTEND DEADLINES - 1  
Case No. 22-cv-01081-JLR

**BADGLEY MULLINS TURNER PLLC**  
19929 Ballinger Way NE, Suite 200  
Seattle, WA 98155  
TEL 206.621.6566  
FAX 206.621.9686

1 Joint Status Report and Discovery Plan to December 7, 2022; and (ii) the deadline for Defendant  
2 to answer or otherwise respond to the Complaint to December 9, 2022. (“Extension Order”) Dkt.  
3 #10.

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5       **WHEREAS**, Defendant’s outside general counsel, Joseph Madonia of JOSEPH J.  
6 MADONIA & ASSOCIATES, who has been admitted to Appear Pro Hac Vice for Defendant in  
7 this case (“Order of October 11, 2022“ Dkt. #8), and who has primary responsibility for the case,  
8 has contracted COVID 19 prior to Thanksgiving from which he is still recovering and which has  
9 limited Defendant’s ability to maintain the current case schedule; and

10  
11       **WHEREAS**, the Parties’ counsel have agreed that it would be in their mutual interest to  
12 extend the current deadlines as set forth below:

13       **IT IS THEREFORE STIPULATED AND AGREED**, by and between the Parties to the  
14 Action, by and through their undersigned counsel and subject to the approval of this Court, that: (i)  
15 the deadline to submit their Joint Status Report and Discovery Plan is extended to December 21,  
16 2022, and (ii) the deadline by which Defendants would be required to answer or otherwise respond  
17 to the Complaint is extended to December 23, 2022.

18       **IT IS SO STIPULATED.**

19  
20       **Dated:** December 6, 2022

21       **BADGLEY MULLINS TURNER PLLC**

22       /s/ Duncan C. Turner  
23       Duncan C. Turner, WSBA No. 20597  
24       Mark A. Trivett, WSBA No. 46375  
25       19929 Ballinger Way NE, Suite 200  
26       Seattle, WA 98155  
Telephone: (206) 621-6566  
Email:[dturner@badgleymullins.com](mailto:dturner@badgleymullins.com),  
[mtrivett@badgleymullins.com](mailto:mtrivett@badgleymullins.com)  
*Attorneys for Plaintiffs*

STIPULATION AND [PROPOSED] ORDER TO  
EXTEND DEADLINES - 2  
Case No. 22-cv-01081-JLR

JOSEPH J. MADONIA & ASSOCIATES

22       /s/ Joseph J. Madonia  
23       Joseph J. Madonia (*pro hac vice*)  
24       5757 North Sheridan Road, Suite 10A  
25       Chicago, IL 60660  
T: 312-953-9000  
E: [josephmadonia@gmail.com](mailto:josephmadonia@gmail.com)  
*Attorney for Defendants*

BADGLEY MULLINS TURNER  
PLLC  
19929 Ballinger Way NE, Suite 200  
Seattle, WA 98155  
TEL 206.621.6566  
FAX 206.621.9686

1  
2                   **CORR CRONIN LLP**  
3                   Steven W. Fogg, WSBA #23528  
4                   Emily J. Harris, WSBA #35763  
5                   Laurel Brown, WSBA #59015  
6                   1015 Second Avenue, Floor 10  
7                   Seattle, WA 98104  
8                   T: 206-625-8600  
9                   E: [sfogg@corrchronin.com](mailto:sfogg@corrchronin.com)  
10                  [eharris@corrchronin.com](mailto:eharris@corrchronin.com)  
11                  [lbrown@corrchronin.com](mailto:lbrown@corrchronin.com)  
12                  *Local Counsel for Defendants*

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STIPULATION AND [PROPOSED] ORDER TO  
EXTEND DEADLINES - 3  
Case No. 22-cv-01081-JLR

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PLLC  
19929 Ballinger Way NE, Suite 200  
Seattle, WA 98155  
TEL 206.621.6566  
FAX 206.621.9686

## ORDER

**IT IS SO ORDERED this 6th day of December, 2022:**



Jim P. Blunt

Hon. James L. Robart

Presented by:

## **BADGLEY MULLINS TURNER PLLC**

s/ Duncan C. Turner

Duncan C. Turner, WSBA No. 20597  
Mark A. Trivett, WSBA No. 46375  
19929 Ballinger Way NE, Suite 200  
Seattle, WA 98155  
Telephone: (206) 621-6566  
Email:[dturner@badgleymullins.com](mailto:dturner@badgleymullins.com),  
[mtrivett@badgleymullins.com](mailto:mtrivett@badgleymullins.com)  
*Attorneys for Plaintiffs*

JOSEPH J. MADONIA & ASSOCIATES

/s/ Joseph J. Madonia

Joseph J. Madonia  
Joseph J. Madonia (*pro hac vice*)  
5757 North Sheridan Road, Suite 10A  
Chicago, IL 60660  
T: 312-953-9000  
E: [josephmadonia@gmail.com](mailto:josephmadonia@gmail.com)  
*Attorney for Defendants*

CORR CRONIN LLP

Steven W. Fogg, WSBA #23528  
Emily J. Harris, WSBA #35763  
Laurel Brown, WSBA #59015  
1015 Second Avenue, Floor 10  
Seattle, WA 98104  
T: 206-625-8600  
E: [sfogg@corrchronin.com](mailto:sfogg@corrchronin.com)  
[eharris@corrchronin.com](mailto:eharris@corrchronin.com)  
[lbrown@corrchronin.com](mailto:lbrown@corrchronin.com)

*Local Counsel for Defendants*

STIPULATION AND [PROPOSED] ORDER TO  
EXTEND DEADLINES - 4  
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BADGLEY MULLINS TURNER

PLLC  
19929 Ballinger Way NE, Suite 200  
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FAX 206.621.9686